

- INITIAL APPEARANCE
 BOND HEARING
 DETENTION HEARING
 PRELIMINARY (EXAMINATION)(HEARING)
 REMOVAL HEARING (R.40)
 ARRAIGNMENT

DATE: February 6, 2007

Digital Recording 3:00 - 3:11

PRESIDING MAG. JUDGE: Susan Russ Walker DEPUTY CLERK: Joyce Taylor
CASE NO. 2:07mj10-CSC DEFENDANT NAME: Clarence Earl Bivines
AUSA: Tommie Hardwick DEFT. ATTY: Kevin Butler

Type Counsel: () Retained; () CJA; () Waived; () FPD

USPO/USPTS: Tamara Martin

Interpreter needed: () NO; () YES Name:

- Date of Arrest or Arrest Rule 40
 Deft First Appearance. Advised of rights/charges. Prob/Sup Rel Violator
 Financial Affidavit executed. ORAL MOTION for appointment of Counsel.
 ORAL ORDER appointing Federal Public Defender - Notice of Appearance to be filed
 Panel Attorney Appointed; to be appointed - prepare voucher
 Deft. Advises he will retain counsel. Has retained _____
 Government's ORAL Motion for Detention Hrg. to be followed by written motion; Government's WRITTEN Motion for Detention Hrg. filed
 Detention Hearing held
 ORDER OF TEMPORARY DETENTION PENDING HEARING to be entered
 ORDER OF DETENTION HEARING PENDING TRIAL to be entered
 Release order entered. Deft advised of conditions of release
 BOND EXECUTED (M/D AL charges) \$. Deft released
 BOND EXECUTED (R. 40) - deft to report to originating district as ordered
 Bond not executed. Defendant to remain in Marshal's custody
 Deft. ORDERED REMOVED to originating district
 Waiver of preliminary hearing; Waiver Rule 40 hearing
 Court finds PROBABLE CAUSE. Defendant bound over to the Grand Jury
 ARRAIGNMENT HELD. Plea of NOT GUILTY entered. Set for
DISCOVERY DISCLOSURE DATE:
 WAIVER of Speedy Trial. CRIMINAL TERM:
 NOTICE to retained Criminal Defense Attorney handed to counsel

Mr. Butler states that his office was informed that defendant had retained counsel and, therefore, no further investigation was done by his office. Defendant's ORAL MOTION to continue detention hearing and preliminary hearing. Mr. Blanchard's statements to the Court regarding possible

Case 2:07-cr-00028-MEF-CSC Document 8 Filed 02/06/2007 Page 2 of 2
representation of defendant and confusion with counsel not being ready to conduct these hearings.
Defendant states he will retained Mr. Blanchard. Government states they have no objections to
continuance. Detention Hearing/Preliminary Hearing to be reset for February 13, 2007 at 3:00 p.m.